

## REMARKS

Claims 1-16 and 18-35 are in the application. Claims 1-4, 10, 12, 13, 14, 18, 20, 26, 30-31, and 33-34 are amended.

Claim 1 is amended to provide that the page is stored in a memory. It is respectfully submitted that this amendment clearly establishes the requisite act or transformation to render the subject matter patentable under 35 U.S.C. § 101.

Claims 14, 18, and 20 has been amended to define "master book" and "book", respectively, while claim 14 has been amended to define "master page". Support for this later amendment is found on page 7, lines 5-7.

Claims 2-4, 7, 10, 12 and 31 are amended to correct technical and formal errors.

It is believed that these amendments resolve issues raised by the Examiner under 35 U.S.C. § 112.

All of the claims, except 33, are amended to now require that an image be captured representing at least a portion of a computer display. Claim 33 is amended to state this in more generic terms, that media information from a computer media output is presented as a part of the page.

Matthews et al. relates to FrontPage 2000, a computer application which is used to define "pages" in a common internet format. However, Matthews et al. and the FrontPage 2000 application more generally, do not teach or suggest that a display (or media output) is captured. Rather, in the general case, the image is defined separately from the FrontPage 2000 program, and then incorporated as a stored media object. Even where FrontPage 2000 modifies the source image, this is not based on a computer display, but rather on internal code operating on the source image file.

It is noted that a screen capture function differs from a reference to the source image file, such as is generally taught by Mathews et al., in that the screen capture function will represent the image as rendered, not as originally provided. Other than the screen buffer, there may be no stored representation of the screen elsewhere in a computer system, which may represent a composite result of a plurality of application and operating system programs. Color correction, cursors, overlays, codec artifacts, etc. will all show on the screen capture, but not in a direct transfer of the source image.

While it is known to generate "printscreen" or "PrtScr" files for inclusion in pages which have user-supplied text, the image and text functions have heretofore been provided by separate application software, and these text and image acquisition functions are therefore not combined in an automated fashion, as required by the present claims 1-32. There is no teaching or suggestion in the art to provide such computer code, nor to implement a system or practice a method corresponding to the present claims.

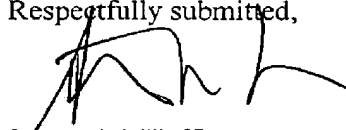
Claim 33 requires a means for creating additional pages containing text and media information in automated fashion, and is thus analogously distinguished.

Claim 34 provides a system comprising, *inter alia*, "means for creating an answer page by automatically combining at least a portion of a computer output defined in accordance with the input data with said portion of said master page in a common internet language", which is believed to be neither taught nor suggested by the references.

Applicant has herewith provided a Declaration under 37 C.F.R. § 1.132 demonstrating a date of invention prior to the effective date of Killi et al., thereby removing it as an effective reference.

It is respectfully submitted that the application is now in form for allowance.

Respectfully submitted,



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